PATENT COOPERATION TREATY

PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference	T					
	Preliminar	ication of Transmittal of International Examination Report (Form PCT/IPEA/416)				
International application No.	International filing date (day/month/year)	Priority date (day/month/year)				
PCT/US94/13808	02 DECEMBER 1994	02 DECEMBER 1993				
International Patent Classification (IPC) IPC(6): H04N 7/173, 7/16 and US C	or national classification and IPC I. 348/6, 8, 10, 12, 13; 455/ 3.1, 4.2, 5.1, 6	i,1:				
Applicant DISCOVERY COMMUNICATIONS, I	NC.					
This REPORT consists of a r This report is also accomp been amended and are the	try examination report has been prepar transmitted to the applicant according to a total of sheets. Sanied by ANNEXES, i.e., sheets of the descriptions for this report and/or sheets containing on 607 of the Administrative Instructions un	ription, claims and/or drawings which have				
These annexes consist of a tot	al of 16 sheets.	ider the PC().				
3. This report contains indications	relating to the following items:					
Basis of the report						
II Priority						
III Non-establishment	of report with regard to novelty, inventive	ve step or industrial applicability				
IV X Lack of unity of in		, , , , , , , , , , , , , , , , , , , ,				
V X Reasoned statement citations and exptan	V X Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;					
VI Certain documents of						
VII Certain defects in th	e international application					
VIII Certain observations on the international application						
ate of submission of the demand	Date of completion o	f this report				
19 JUNE 1995		26 FEBRUARY 1996				
ame and mailing address of the IPEA/US	Authorized officer /	177 0				
Commissioner of Patents and Frademark Box PCT Washington, D.C. 20231	CHRISTOPHER	O Harde				
esimile No. (703) 305-3230	Telephone No. (70)	ter				
DOTORCALIAN		,				

Form PCT/IPEA/409 (cover sheet) (January 1994)*

International application No.
PCT/US94/13808

I. E	Basis o	f the report		
1. This	rq×ort t ler Artici	nas been drawn on the le 14 are referred to i	ic basis of (Substitute streets which have been furnished to in this report as "originally filed" and are not armexed to th	the receiving Office in response to an invitation erroport since they do not contain amendments):
			al application as originally filed.	, , , , , , , , , , , , , , , , , , ,
	X	the description	, pages (See Attached) , as originally filed.	
		•	pages, filed with the dema	nd.
			pages, filed with the letter	
			pages, filed with the letter	
	[x]	the claims.	Nos. (See Attached) , as originally filed.	
	السية		Nos, as amended under A	nicle 19.
			Nos, filed with the deman	
			Nos, filed with the letter	of
			Nos, filed with the letter	of
	х	the drawings,	sheets/fig (See Attached) , as originally file	ed.
	L		sheets#fig, filed with the de	
			sheets/fig, filed with the le	
			sheets/fig, filed with the le	
	x	the claims,	Nos. NONE .	
	[X]	the description,	NONE	
	[x]	the drawings,	sheets/fig NONE	
	_			
3.	This	report has been es	tablished as if (some of) the amendments had not b	en made, since they have been considered
	w, g,	reyona are assert	sure as filed, as indicated in the Supplemental Box /	Additional observations below (Rule 70.2(c)).
4. Add	litiona	l observations, if	necessary:	
NONE	Ē			
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	IV. Lack of unity of invention
	1. In response to the invitation to restrict or pay additional fees the applicant has:
	restricted the claims.
	paid additional fees.
	paid additional fees under protest.
	. neither restricted nor paid additional fees.
	 This Authority found that the requirement of unity of invention is not complied with and chose, according to Rule 68.1, not to invite the applicant to restrict or pay additional fees.
	3. This Authority considers that the requirement of unity of invention in accordance with Rules 13.1, 13.2 and 13.3 is complied with.
	X not complied with for the following reasons:
	As applicant was previously notified this International Preliminary Examining Authority has found plural inventions claimed in the International Application covered by the claims indicated below:
	I. Claims 1-33, 50-51, 58-67 and 70 are drawn to a system for transmitting, receiving and selecting, classified in Class 348.
	II. Claims 34-40 and 52-55 are drawn in an operation center, classified in Class 455, subclass 3.1.
	III. Claims 41-49, 56, 57, 68 and 69 are drawn to a home subsystem, classified in Class 348, subclass 8.
	and it considers that the International Application does not comply with the requirements of unity of invention (Rules 13.1, 13.2 and 13.3) for the reasons indicated below:
	The Three groups describe different apparatus which does not share the same special technical features. In particular, Group 1 is limited to the transmitting, receiving and selecting system. Group 11 is limited to the operations center and Group 11 describes the home subsystem. All three thus describe different devices.
	·
4.	Consequently, the following parts of the international application were the subject of international preliminary examination in establishing this report:
	X all parts.
	the parts relating to claims Nos.

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I. STATEMENT			
Novelty (N)	Claims	1-70	YE
	Claims	none	NO
Inventive Step (IS)	Claims	1-70	YE
	Claims	none	NO
Industrial Applicability (IA)	Claims	1-70	YE
	Claims	none	NO
NONE			

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Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: Boxes 1 - VIII

Sheet 10

L BASIS OF REPORT:

This report has been drawn on the basis of the description, pages, 1-38, as originally filed, pages, NONE, filed with the demand, and additional amendments:

This report has been drawn on the basis of the claims, numbers, NONE, as originally filed. numbers, NONE, as amended under Article 19. numbers, NONE, filed with the demand. and additional amendments:

Claims 1-70, filed with letter of 16 January 1996

This report has been drawn on the basis of the drawings, sheets, 1-30, as originally filed, sheets, NONE, filed with the demand, and additional amendments: